Form NLRB - 501 (3-21)

# UNITED STATES OF AMERICA NATIONAL LABOR RELATIONS BOARD

#### **CHARGE AGAINST EMPLOYER**

INSTRUCTIONS:

DO NOT WRITE IN THIS SPACE
Case Date Filed

28-CA-304667 September 23, 2022

File an original with NLRB Regional Director for the region in which the alleged unfair labor practice occurred or is occurring.

1. EMPLOYER AGAINST WHOM CHARGE IS BROUGHT

a. Name of Employer Unforgettable Coatings, Inc.	b. Tel. No. (702)724-6837			
		c. Cell No. (702)742-8832		
d. Address (Street, city, state, and ZIP code) 4350 S. Arville St, #410, Las Vegas, NV 89103	e. Employer Representative Cory Summerhays,	f. Fax No.		
	Owner	g. e-mail		
		h. Number of Workers Employed		
		100+		
Type of Establishment (factory, mine, wholesaler, etc.)				
Commercial Painting Company				
he National Labor Relations Act, and these unfair	d is engaging in unfair labor practices within the me labor practices are practices affecting commerce within the practices are practices.	vithin the meaning of the Act, or these unfair		
	within the meaning of the Act and the Postal Reorga ise statement of the facts constituting the alleged un			
	G 11111 1			
	See additional page.			
Full name of party filing charge (if labor organize) (6), (b) (7)(C)	ation, give full name, including local name and num	ber)		
a. Address (Street and number, city, state, and Z	(b) (6), (b) (7)(C)			
c/o Arriba Las Vegas Worker Center 3020 E. Bonanza Rd., Suite 190 Las Vegas, NV 89101	(b) (6), (b) (7)(C)			
Las vegas, ivv os ioi		4d. Fax No.		
	4e, e-mail @arribalasvegas.org			
2015는 2015년에 맛있어요. 요즘 요즘에서 하는 것이다. 요즘 요요요를 돼요. 그는 이를 내려가 다른다.	nization of which it is an affiliate or constituent unit	to be filled in when charge is filed by a labor		
organization)				
6. DECL	Tel. No.			
I declare that I have read the above charge and that the statements are true to the best of my knowledge and belief.		(b) (6), (b) (7)(C)		
	(1) (2) (1) (7)(2)	Office, if any, Cell No.		
(b) (6), (b) (7)(	(b) (6), (b) (7)(C) on behalf of the Trabajadores Inolvidables Committee	(b) (6), (b) (7)(C)		
	(Print/type name and title or office, if	Fax No.		
(si				
Address: 3020 E Bonanza Rd., Suit	any)	e-mail ভাতেতেতেত্তি Darribalasvegas.org		

## WILLFUL FALSE STATEMENTS ON THIS CHARGE CAN BE PUNISHED BY FINE AND IMPRISONMENT (U.S. CODE, TITLE 18, SECTION 1001) PRIVACY ACT STATEMENT

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing unfair labor practice and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary; however, failure to supply the information will cause the NLRB to decline to invoke its processes.

#### Basis of the Charge

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to discriminatorily withholding a 5 year bonus of \$500 to employees who are believed to have participated in an investigation of the U.S. Department of Labor.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to imposing more onerous working conditions on its employees because they engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to equating employees that participated in the U.S. Department of Labor investigation with being traitors.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to threatening employees with bodily harm using a weapon because they engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to more closely supervising employees because they engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to discriminatorily interrogating its employees about their immigration status because they engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to creating an impression among its employees that their concerted activities were under surveillance by the employer.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to engaging in surveillance of employees engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to interrogating its employees about their protected concerted activities and the protected concerted activities of other employees.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to asking employees to report the protected concerted activities of other employees.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to reducing overtime opportunities for employees they believed engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to changing work groups of employees they believed engaged in protected concerted activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to interrogating employees about union activities.

During the past six months, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act, by its actions, including, but not limited to engaging in surveillance of employee's union activities.

During the past six months, the above-named employer has discriminated in regard to hire or tenure of employment or terms or conditions of employment to encourage or discourage membership in a labor organization, by its actions, including, but not limited to sending its employees home because they engaged in union activities, and to discourage employees from engaging in these activities.

By the above and other acts, the above-named employer has interfered with, restrained, and coerced employees in the exercise of their rights under Section 7 of the National Labor Relations Act.



# UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

Download

**NLRB** 

Mobile App

REGION 28 2600 North Central Avenue -Suite 1400 Phoenix, AZ 85004-3099 Agency Website: www.nlrb.gov Telephone: (602)640-2160 Fax: (602)640-2178

October 5, 2022

### (b) (6), (b) (7)(C)

Arriba Las Vegas Worker Center 3020 East Bonanza Road, Suite 190 Las Vegas, NV 89101

Re: Unforgettable Coatings, Inc. Case 28-CA-304667

Dear (b) (6), (b) (7)(C)

The charge that you filed in this case on September 23, 2022 has been docketed as case number 28-CA-304667. This letter tells you how to contact the Board agent who will be investigating the charge, explains your right to be represented, discusses presenting your evidence, and provides a brief explanation of our procedures, including how to submit documents to the NLRB.

<u>Investigator</u>: This charge is being investigated by Field Examiner Olga L. Bell whose telephone number is (602)416-4758. If this Board agent is not available, you may contact Deputy Regional Attorney David T. Garza whose telephone number is (505)313-7216.

<u>Right to Representation</u>: You have the right to be represented by an attorney or other representative in any proceeding before us. If you choose to be represented, your representative must notify us in writing of this fact as soon as possible by completing *Form NLRB-4701*, *Notice of Appearance*. This form is available on our website, <a href="www.nlrb.gov">www.nlrb.gov</a>, or from an NLRB office upon your request.

If you are contacted by someone about representing you in this case, please be assured that no organization or person seeking your business has any "inside knowledge" or favored relationship with the National Labor Relations Board. Their knowledge regarding this proceeding was only obtained through access to information that must be made available to any member of the public under the Freedom of Information Act.

<u>Presentation of Your Evidence</u>: As the party who filed the charge in this case, it is your responsibility to meet with the Board agent to provide a sworn affidavit, or provide other witnesses to provide sworn affidavits, and to provide relevant documents within your possession. Because we seek to resolve labor disputes promptly, you should be ready to promptly present your affidavit(s) and other evidence. If you have not yet scheduled a date and time for the Board agent to take your affidavit, please contact the Board agent to schedule the affidavit(s). If you fail to cooperate in promptly presenting your evidence, your charge may be dismissed without investigation.

<u>Preservation of all Potential Evidence:</u> Please be mindful of your obligation to preserve all relevant documents and electronically stored information (ESI) in this case, and to take all steps necessary to avoid the inadvertent loss of information in your possession, custody or control. Relevant information includes, but is not limited to, paper documents and all ESI (e.g. SMS text messages, electronic documents, emails, and any data created by proprietary software tools) related to the above-captioned case.

<u>Prohibition on Recording Affidavit Interviews:</u> It is the policy of the General Counsel to prohibit affiants from recording the interview conducted by Board agents when subscribing Agency affidavits. Such recordings may impede the Agency's ability to safeguard the confidentiality of the affidavit itself, protect the privacy of the affiant and potentially compromise the integrity of the Region's investigation.

<u>Correspondence</u>: All documents submitted to the Region regarding your case MUST be filed through the Agency's website, <u>www.nlrb.gov</u>. This includes all formal pleadings, briefs, as well as affidavits, documentary evidence, and position statements. The Agency requests all evidence submitted electronically to be in the form it is normally used and maintained in the course of business (i.e., native format). Where evidence submitted electronically is not in native format, it should be submitted in a manner that retains the essential functionality of the native format (i.e., in a machine-readable and searchable electronic format).

If you have questions about the submission of evidence or expect to deliver a large quantity of electronic records, please promptly contact the Board agent investigating the charge. If you cannot e-file your documents, you must provide a statement explaining why you do not have access to the means for filing electronically or why filing electronically would impose an undue burden.

In addition, this Region will be issuing case-related correspondence and documents, including complaints, compliance specifications, dismissal letters, deferral letters, and withdrawal letters, electronically to the email address you provide. To ensure that you receive important case-related correspondence, please ensure that the Board Agent assigned to your case has your preferred email address. These steps will ensure that you receive correspondence faster and at a significantly lower cost to the taxpayer. If there is some reason you are unable to receive correspondence via email, please contact the agent assigned to your case to discuss the circumstances that prevent you from using email.

<u>Controlled Unclassified Information (CUI)</u>: This National Labor Relations Board (NLRB) proceeding may contain Controlled Unclassified Information (CUI). Subsequent information in this proceeding may also constitute CUI. National Archives and Records Administration (NARA) regulations at 32 CFR Part 2002 apply to all executive branch agencies that designate or handle information that meets the standards for CUI.

\* \* \*

Information about the Agency, the procedures we follow in unfair labor practice cases and our customer service standards is available on our website, www.nlrb.gov or from an NLRB

office upon your request. *NLRB Form 4541, Investigative Procedures* offers information that is helpful to parties involved in an investigation of an unfair labor practice charge.

We can provide assistance for persons with limited English proficiency or disability. Please let us know if you or any of your witnesses would like such assistance.

Very truly yours,

Cornele A. Overstreet Regional Director

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Enclosure

CAO/OLB/dmm



# UNITED STATES GOVERNMENT NATIONAL LABOR RELATIONS BOARD

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NLRB Mobile App

October 5, 2022

Unforgettable Coatings, Inc. 4350 South Arville Street, #410 Las Vegas, NV 89103

Re: Unforgettable Coatings, Inc.

Case 28-CA-304667

#### Ladies and Gentlemen:

Enclosed is a copy of a charge that has been filed in this case. This letter tells you how to contact the Board agent who will be investigating the charge, explains your right to be represented, discusses presenting your evidence, and provides a brief explanation of our procedures, including how to submit documents to the NLRB.

<u>Investigator</u>: This charge is being investigated by Field Examiner Olga L. Bell whose telephone number is (602)416-4758. If this Board agent is not available, you may contact Deputy Regional Attorney David T. Garza whose telephone number is (505)313-7216.

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If you are contacted by someone about representing you in this case, please be assured that no organization or person seeking your business has any "inside knowledge" or favored relationship with the National Labor Relations Board. Their knowledge regarding this proceeding was only obtained through access to information that must be made available to any member of the public under the Freedom of Information Act.

<u>Presentation of Your Evidence</u>: We seek prompt resolutions of labor disputes. Therefore, I urge you or your representative to submit a complete written account of the facts and a statement of your position with respect to the allegations set forth in the charge as soon as possible. If the Board agent later asks for more evidence, I strongly urge you or your representative to cooperate fully by promptly presenting all evidence relevant to the investigation. In this way, the case can be fully investigated more quickly.

Full and complete cooperation includes providing witnesses to give sworn affidavits to a Board agent, and providing all relevant documentary evidence requested by the Board agent. Sending us your written account of the facts and a statement of your position is not enough to be considered full and complete cooperation. A refusal to fully cooperate during the investigation might cause a case to be litigated unnecessarily.

In addition, either you or your representative must complete the enclosed Commerce Questionnaire to enable us to determine whether the NLRB has jurisdiction over this dispute. If you recently submitted this information in another case, or if you need assistance completing the form, please contact the Board agent.

We will not honor requests to limit our use of position statements or evidence. Specifically, any material you submit may be introduced as evidence at a hearing before an administrative law judge regardless of claims of confidentiality. However, certain evidence produced at a hearing may be protected from public disclosure by demonstrated claims of confidentiality.

Further, the Freedom of Information Act may require that we disclose position statements or evidence in closed cases upon request, unless an exemption applies, such as those protecting confidential financial information or personal privacy interests.

<u>Preservation of all Potential Evidence:</u> Please be mindful of your obligation to preserve all relevant documents and electronically stored information (ESI) in this case, and to take all steps necessary to avoid the inadvertent loss of information in your possession, custody or control. Relevant information includes, but is not limited to, paper documents and all ESI (e.g. SMS text messages, electronic documents, emails, and any data created by proprietary software tools) related to the above-captioned case.

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We can provide assistance for persons with limited English proficiency or disability. Please let us know if you or any of your witnesses would like such assistance.

Very truly yours,

Cornele A. Overstreet Regional Director

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## Enclosures:

- 1. Copy of Charge
- 2. Commerce Questionnaire

CAO/OLB/dmm

ORM NLRB-5081 NATIONAL LABOR RELATIONS BOARD (3-11)								
QUESTIONNAIRE ON COMMERCE INFORMATION								
Please read carefully, answer all applicable items, and return to the NLRB Office. If additional space is required, please add a page and identify item number.								
CASE NAME					SE NUMBER CA-304667			
1. EXACT LEGAL TITLE OF ENTITY (As filed with State and/or stated in legal documents forming entity)								
2. TYPE OF ENTITY								
[] CORPORATION [] LLC [] LLP [	] PARTNERSHIP	[] SOLE	PROPRIETORSHIP	[] OTHER (	Specify)			
3. IF A CORPORATION or LLC								
A. STATE OF INCORPORATION OR FORMATION	B. NAME, ADD	RESS, AND	RELATIONSHIP (e.g. par	ent, subsidiary	y) OF ALL RELATED E	NTITIES		
4. IF AN LLC OR ANY TYPE OF PARTNERSHI	P, FULL NAME A	ND ADDRE	SS OF ALL MEMBERS	OR PARTNI	ERS			
5. IF A SOLE PROPRIETORSHIP, FULL NAME	AND ADDRESS O	OF PROPRI	ETOR					
6. BRIEFLY DESCRIBE THE NATURE OF YOU	JR OPERATIONS	(Products ha	ndled or manufactured, or	nature of serv	rices performed).			
		_						
7A. PRINCIPAL LOCATION:	7	B. BRANCI	H LOCATIONS:					
0 NIBARER OF REORIE RRECENTLY EMBLO	VED							
8. NUMBER OF PEOPLE PRESENTLY EMPLO	T	NEGG BILO	THE DITTE ALATEE	<u> </u>				
A. TOTAL:  B. AT THE ADDRESS INVOLVED IN THIS MATTER:								
9. DURING THE MOST RECENT (Check the app	ropriate box): [ ] C	CALENDAK	[ ] 12 MONTHS or	[ ] FISCAL :	YEAR (FY DATES YES	NO NO		
A. Did you provide services valued in excess of \$50,	000 directly to custo	mers outside	your State? If no, indicate	actual value.				
B. If you answered no to 9A, did you provide services valued in excess of \$50,000 to customers in your State who purchased								
goods valued in excess of \$50,000 from directly outside your State? If no, indicate the value of any such services you provided. \$								
C. If you answered no to 9A and 9B, did you provide services valued in excess of \$50,000 to public utilities, transit systems, newspapers, health care institutions, broadcasting stations, commercial buildings, educational institutions, or retail concerns?								
newspapers, health care institutions, broadcasting stations, commercial buildings, educational institutions, or retail concerns?  If less than \$50,000, indicate amount. \$								
D. Did you sell goods valued in excess of \$50,000 directly to customers located outside your State? If less than \$50,000, indicate amount. \$								
E. If you answered no to 9D, did you sell goods valued in excess of \$50,000 directly to customers located inside your State who purchased other goods valued in excess of \$50,000 from directly outside your State? If less than \$50,000, indicate amount.								
\$	******			****				
F. Did you purchase and receive goods valued in exindicate amount. \$								
G. Did you purchase and receive goods valued in excess of \$50,000 from enterprises who received the goods directly from points outside your State? If less than \$50,000, indicate amount. \$								
H. Gross Revenues from all sales or performance of services (Check the largest amount)  [ ] \$100,000 [ ] \$250,000 [ ] \$500,000 [ ] \$1,000,000 or more If less than \$100,000, indicate amount.								
I. Did you begin operations within the last 12 months? If yes, specify date:								
10. ARE YOU A MEMBER OF AN ASSOCIATION OR OTHER EMPLOYER GROUP THAT ENGAGES IN COLLECTIVE BARGAINING?								
10. ARE YOU A MEMBER OF AN ASSOCIATION		[ ] YES [ ] NO (If yes, name and address of association or group).						
	f association or grou	<i>(p)</i> .						
			ON ABOUT YOUR OPE	RATIONS				

### PRIVACY ACT STATEMENT

E-MAIL ADDRESS

DATE

12. AUTHORIZED REPRESENTATIVE COMPLETING THIS QUESTIONNAIRE

SIGNATURE

NAME AND TITLE (Type or Print)

Solicitation of the information on this form is authorized by the National Labor Relations Act (NLRA), 29 U.S.C. § 151 et seq. The principal use of the information is to assist the National Labor Relations Board (NLRB) in processing representation and/or unfair labor practice proceedings and related proceedings or litigation. The routine uses for the information are fully set forth in the Federal Register, 71 Fed. Reg. 74942-43 (Dec. 13, 2006). The NLRB will further explain these uses upon request. Disclosure of this information to the NLRB is voluntary. However, failure to supply the information may cause the NLRB to refuse to process any further a representation or unfair labor practice case, or may cause the NLRB to issue you a subpoena and seek enforcement of the subpoena in federal court.